Shirkey

#120

**Mobile Food Establishments** Amendments to Planning Commission Recommendation

- In the caption, delete the reference to creating a task force
- Delete Part 1 and renumber the sections accordingly
- In Part 2,
  - Amend Definition 1 to provide that a permit holder is the person to whom the health authority issues a permit for a mobile food establishment required by Chapter 10-3.
- In Part 3:
  - Amend Section (B)(2) to provide that a mobile food establishment is not permitted in a neighborhood office (NO), limited office (LO), and general office (GO) zoning district
  - Delete Sections (B)(5) (no more than 2 vendors within 300), (D) (seating), and (E) (parking spaces)
  - Add a new Section (N) to provide that the ordinance does not apply to a mobile food establishment if it is located on private property for three hours or less in a 24 hour period.
- Delete Parts 4, 5, 6, 7, and 8 (all permitting sections)
- Add a new Part 4 to provide that the permit holder is responsible for compliance with this ordinance and that violation of this ordinance is a Class C misdemeanor.
- Add a new Part 5 to provide that the Planning Commission shall make a recommendation regarding the appropriate buffering between a mobile food establishment and a residential use to the Council. The City Manager shall present the recommendation to Council by August 31, 2006.

PC

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